# STATE OF NORTH DAKOTA

## **PUBLIC SERVICE COMMISSION**

Dakota Access, LLC
Dakota Access Pipeline Project
Siting Application

Case No. PU-14-842

# AFFIDAVIT OF SERVICE BY CERTIFIED MAIL

STATE OF NORTH DAKOTA COUNTY OF BURLEIGH

Geralyn R. Schmaltz deposes and says that:

she is over the age of 18 years and not a party to this action and, on the **9th day of November**, **2016**, she deposited in the United States Mail, at Bismarck, North Dakota, **two** envelopes with certified postage, return receipt requested, fully prepaid, securely sealed and containing photocopy of:

- Formal Complaint
- Motion Finding Complaint States a Prima Facie Case

The envelopes were addressed as follows:

Lawrence Bender Attorney for Dakota Access, LLC Fredrickson & Byron P. A. 1133 College Drive, Suite 1000 Bismarck, ND 58501-1215

Cert. No. 7015 0640 0006 6993 5975

Danielle Krause Attorney for Dakota Access, LLC Fredrickson & Byron P. A. 1133 College Drive, Suite 1000 Bismarck, ND 58501-1215

Cert. No. 7015 0640 0006 6993 5968

The addresses shown are the respective addressee's last reasonably ascertainable mailing address.

Subscribed and sworn to before me this **9th day of November, 2016**.

Notary Public

SEAL

CHARLENE A MAGSTADT
Notary Public
State of North Dakota
My Commission Expires Feb 12, 2022

234 PU-14-842 Filed: 11/9/2016 Pages: 10
Affidavit of Service, Cert. Mail - Formal Complaint,
Commission Motion

Public Service Commission

#### November 7, 2016

Mr. Darrell Nitschke Executive Secretary North Dakota Public Service Commission 600 E. Boulevard, Dept. 408 Bismarck, ND 58505-0480

RE:

Dakota Access, LLC – Case No. PU-14-842

**Enforcement Action** 

Dear Mr. Nitschke:

On October 25, 2016, Keitu Engineers & Consultants, Inc. filed a construction inspection report concerning the Dakota Access Pipeline Project. As a result of the report and subsequent investigation, Staff is filing a Formal Complaint against Dakota Access, LLC alleging two violations.

Enclosed is the Formal Complaint in Case No. PU-14-842.

Sincerely,

John M. Schuh Staff Counsel

Encl.

# BEFORE THE PUBLIC SERVICE COMMISSION OF NORTH DAKOTA

<b>Public Service Commis</b>	ssion,	)	
	Complainant,	)	
		)	
vs.		)	
		)	Case No. PU-14-842
		)	Complaint
Dakota Access, LLC,		)	
	Respondent.	)	

The Public Service Commission of North Dakota, by and through Advocacy Staff (Staff), for its complaint against Dakota Access, LLC (Dakota Access or the Company), alleges and shows the following:

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Dakota Access is a registered Delaware corporation with a principal office located at 3738 Oak Lawn Avenue, Dallas, TX 75219. Dakota Access is a foreign limited liability company authorized to do business in North Dakota. Dakota Access' registered agent with the North Dakota Secretary of State is Corporation Service Company, 1709 N 19<sup>th</sup> St, Ste. 3, Bismarck, ND 58501.

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North Dakota Century Code section 49-22-21 provides:

3. Any person who willfully engages in any of the following conduct shall be subject to a civil penalty of not to exceed ten thousand dollars for each such violation for each day that such violations persist, except that the maximum penalty may not exceed two hundred thousand dollars for any related series of violations:

. . . .

b. Constructs, operates, or maintains an energy conversion facility or a transmission facility other than in compliance with the certificate or permit and any terms, conditions, or modifications contained therein.

. . . .

The civil penalty provided for in this subsection may be compromised by the commission. The amount of the penalty when finally determined or agreed upon in compromise shall be deposited in the general fund and, if not paid, may be recovered in a civil action in the courts of the state.

4. Notwithstanding any other provision of this chapter, the commission may, by injunctive procedures, without bond or other undertaking, proceed against any person who willfully engages in any conduct described in subsection 3. No liability shall accrue to the commission or its authorized representative in proceeding against any person pursuant to this section.

North Dakota Century Code section 49-22-03(3) provides:

"Construction" includes any clearing of land, excavation, or other action that would affect the environment of the site after April 9, 1975....

The Certification to Order Provisions – Transmission Facility Siting, executed by Dakota Access on May 20, 2015, and incorporated into and made a part of the Commission's January 20, 2016; May 24, 2016; and June 22, 2016 Orders issuing a certificate of corridor compatibility and a route permit for Dakota Access' Dakota Access Pipeline Project, provides:

12. Company understands and agrees that if any cultural resource, paleontological site, archeological site, historical site, or grave site is discovered during construction, it must be marked, preserved and protected from further disturbances until a professional examination can be made and a report of such examination is filed with the Commission and the State Historical Society and clearance to proceed is given by the Commission.

. . . .

38. ROUTE ADJUSTMENT WITHIN DESIGNATED CORRIDOR, NO AVOIDANCE AREA AFFECTED: Before conducting any construction activities for any adjustment to the designated route within the designated corridor under NDCC 49-22-16.3(1), the Company will file:

a. Certification and supporting documentation affirming that construction activities will be within the designated corridor, will not affect any known exclusion or avoidance areas within the designated corridor;

b. Certification and supporting documentation, including a map meeting the requirements of N.D. Admin. Code § 69-06-04-01(2)(n) identifying the designated corridor, route and the route adjustment; and

c. Certification that Company will comply with the Commission's order, law and rules designating the corridor and route.

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On October 25, 2016, Keitu Engineers & Consultants, Inc. (Keitu) filed a construction inspection report (Report) concerning the Dakota Access Pipeline Project (Project). Keitu reported that during an October 21, 2016 construction inspection of the Project, it was noted that an area had been flagged and construction of a route adjustment was in progress. The Report further indicated that Keitu inspectors were informed by Dakota Access' environmental inspector that the route adjustment had taken place as a result of an unanticipated discovery which occurred on or around October 15, 2016.

IV.

Staff contacted Dakota Access on October 25, 2016 to request information concerning the unanticipated discovery and the route adjustment. A deadline of October 27, 2016, was given for a response by Dakota Access to this request for information.

V.

On October 27, 2016, Dakota Access responded to the Staff's request. The response including a report of a professional examination regarding an unanticipated discovery of cultural materials, an explanation of events surrounding the discovery, a

map of the route adjustment and associated landowner information, and a letter from

the North Dakota State Historic Preservation Office (SHPO), dated October 18, 2016,

that concurred with the approach taken by Dakota Access to avoid the site containing

the cultural materials.

The response by Dakota Access also included an affidavit by Joey Mahmoud,

Vice President of Engineering for Dakota Access, which certified under North Dakota

Century Code section 49-22-16.3(1) that all construction activities for the route

adjustment will take place within the corridor previously established by the Commission,

that the route adjustment will not impact any exclusion or avoidance areas, and that

Dakota Access will comply with the Commission's orders, laws, and rules designating

the corridor and route.

VI.

In a letter dated October 28, 2016, Staff acknowledged receipt of the Dakota

Access's certification under North Dakota Century Code section 49-22-16.3(1) for the

route adjustment.

VII.

Based on its investigation, Staff determined that an unanticipated discovery of

cultural materials occurred on October 17, 2016.

VIII.

Based on its investigation, Staff determined that the Commission had not given

clearance to proceed prior to Dakota Access beginning construction on the route

adjustment.

Case No. PU-14-842 Advocacy Staff Complaint Based on its investigation, Staff determined that Dakota Access had not filed the required certifications under North Dakota Century Code section 49-22-16.3(1) prior to beginning construction on the route adjustment.

X.

Based on its investigation, Staff determined that construction of the route adjustment commenced no later than October 21, 2018 and continued through October 25, 2016.

XI.

Based on its investigation, Staff concluded that Dakota Access violated the Commission's January 20, 2016; May 24, 2016; and June 22, 2016 Orders issuing a certificate of corridor compatibility and a route permit for the Dakota Access Pipeline Project by failing to obtain a clearance to proceed from the Commission prior to beginning construction on the route adjustment.

XII.

Based on its investigation, Staff concluded that Dakota Access violated the Commission's January 20, 2016; May 24, 2016; and June 22, 2016 Orders issuing a certificate of corridor compatibility and a route permit for the Dakota Access Pipeline Project by failing to file with the Commission the required certifications under North Dakota Century Code section 49-22-16.3(1) prior to beginning construction on the route adjustment.

XIII.

Case No. PU-14-842 Advocacy Staff Complaint Page 5 The Respondent must serve an answer to this complaint upon the Complainant

and the Commission within twenty days after service of the complaint, or the

Commission may deem the complaint to be admitted. Answers must be served in the

manner allowed for service under the North Dakota Rules of Civil Procedure.

**Prayer for Relief** 

Based on the foregoing, Staff seeks the following relief:

1. That the Commission find Dakota Access, LLC in violation of the Commission's

January 20, 2016; May 24, 2016; and June 22, 2016 Orders issuing a certificate of

corridor compatibility and a route permit for Dakota Access LLC's Dakota Access

Pipeline Project by failing to obtain a clearance to proceed from the Commission prior to

beginning construction on the route adjustment.

2. That the Commission find Dakota Access, LLC in violation of the Commission's

January 20, 2016; May 24, 2016; and June 22, 2016 Orders issuing a certificate of

corridor compatibility and a route permit for Dakota Access LLC's Dakota Access

Pipeline Project by failing to file with the Commission the required certifications under

North Dakota Century Code section 49-22-16.3(1) prior to beginning construction on the

route adjustment.

3. That the Commission impose an appropriate civil penalty up to \$10,000 per

violation per day, but at least \$10,000 for violating the Commission's Orders in this case

by failing to obtain a clearance to proceed from the Commission prior to beginning

construction on the route adjustment and \$5,000 for violating the Commission's Orders

in this case by failing to file with the Commission the required certifications under North

Case No. PU-14-842 Advocacy Staff Complaint Dakota Century Code section 49-22-16.3(1) prior to beginning construction on the route adjustment.

4. Such other relief that the Commission finds just and proper.

Dated this 7th day of November, 2016

John M. Schuh (ND Bar ID No. 08138) Special Assistant Attorney General 600 E Boulevard Ave – Dept 408 Bismarck, North Dakota 58505-0480 (701) 328-2421 Attorney for Advocacy Staff

and

Julie Prescott
Public Utility Analyst
600 E Boulevard Ave – Dept 408
Bismarck, North Dakota 58505-0480
(701) 328-4188
Public Service Commission Advocacy Staff



## MOTION

November 8, 2016

Dakota Access, LLC
Dakota Access Pipeline Project
Siting Application

Case No. PU-14-842

I move the Commission find the November 7, 2016 Formal Complaint filed by the North Dakota Public Service Commission Advocacy Staff states a *prima facie* case, and serve the Complaint on the Respondent in Dakota Access, LLC, Dakota Access Pipeline Project, Siting Application, Case No. PU-14-842.

**PJF**